

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF VIRGINIA

IN RE: . Case No. 08-35653 (KRH)
. .
. . Chapter 11
. Jointly Administered
CIRCUIT CITY STORES, .
INC., et al., . 701 East Broad Street
. Richmond, VA 23219
. .
Debtors. .
. February 20, 2014
. 2:04 p.m.

TRANSCRIPT OF HEARING
BEFORE HONORABLE KEVIN R. HUENNEKENS
UNITED STATES BANKRUPTCY COURT JUDGE

APPEARANCES:

For the Debtor: Tavenner & Beran, PLC
By: LYNN L. TAVENNER, ESQ.
PAULA S. BERAN, ESQ.
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Richmond, VA 23219

For Sony Computer Reed Smith LLP
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1 COURTROOM DEPUTY: The United States Bankruptcy Court
2 for the Eastern District of Virginia is now in session, the
3 Honorable Kevin R. Huennekens presiding. Please be seated and
4 come to order.

5 COURT CLERK: Circuit City Stores, Incorporated,
6 Items 1 through 58 on proposed agenda.

7 MS. TAVENNER: Good afternoon, Your Honor. For the
8 record, Lynn Tavenner of the law firm of Tavenner & Beran,
9 appearing on behalf of the trust. Also with me today is my law
10 partner, Paula Beran, at counsel table, as well as Ms.
11 Catherine Bradshaw, the senior trust administrator.

12 We have several matters that are on the docket today.
13 I will handle the first few and then turn it over to Ms. Beran
14 for the bulk on the claim objection process.

15 THE COURT: All right, very good.

16 MS. TAVENNER: The first matter, Your Honor, is the
17 adversary against Sony Computer Entertainment America,
18 Adversary 10-03581. I am very happy to report today that we
19 have now reached agreement on the terms of a settlement and
20 have a document in hand. All that we have to do at this point
21 is get signatures and consummation of the same.

22 As a result, Your Honor, we had actually requested in
23 our agenda -- suggested that the matter be continued until
24 March 13. Being entirely candid, Your Honor, given that the
25 defendant is located far away, and that we want to make sure

1 that we get to the point of actually consummating the
2 settlement, we would respectfully request that rather than
3 putting this on the March 13th date that we go out to our next
4 date so that -- in hopes we can just come back and report it's
5 all resolved and money has been received and ask that it be
6 removed from the docket at that point.

7 THE COURT: Okay. So would that be the April date
8 then?

9 MS. TAVENNER: Yes, Your Honor, April 23rd.

10 THE COURT: All right. So, Matter 1 then will be
11 adjourned to April 23rd.

12 MS. TAVENNER: Thank you, Your Honor. And, if I may,
13 Mr. Manchester is here on behalf of defendant. May he be
14 excused?

15 THE COURT: He may. Mr. Manchester, do you want a
16 speaking part or you just wanted to --

17 MR. MANCHESTER: Thank you, Judge. I have nothing
18 further to add. I appreciate you putting this out until the
19 April date and we look forward to coming back and saying that
20 (indiscernible) money has changed. Thanks.

21 THE COURT: Excellent, super. And yes, you may be
22 excused.

23 MS. TAVENNER: Your Honor, the second matter that's
24 on the agenda is the trustee's motion for order granting
25 claimant Unical Enterprises, Inc. relief from plan injunction

1 solely to the extent necessary to prosecute its pending appeal
2 to completion.

3 Your Honor, the motion delineates what has transpired
4 in this case. Unical actually filed a proof of claim. Prior
5 to the case being filed though, Your Honor, the bankruptcy
6 case, the District Court actually entered judgment against
7 Unical with respect to the claims that were related to the
8 proof of claim.

9 Early on in the cases, Unical sought relief from stay
10 and the debtors opposed that motion. We're at the point now,
11 Your Honor, that we would respectfully request that Your Honor
12 enter an order which would limit, but allow, the lifting of the
13 plan injunction to permit Unical to prosecute its appeal to
14 conclusion.

15 If the appeal sustains the judgment, then it can be
16 summarily disallowed. If it revives some part of it, then we
17 would respectfully request that we come back and address it
18 through the claims objection process.

19 That's where we are and what we're requesting today.
20 We did note, Your Honor, in the motion that we had offered to
21 stipulate with Unical with respect to the relief, but they did
22 not accept our offer because they wanted a complete lifting of
23 the plan injunction and we weren't prepared to do that. But we
24 did serve them with this motion and gave them ample opportunity
25 to respond and they didn't.

1 So, as a result, Your Honor, we would respectfully
2 request that you enter the order that we would submit along the
3 lines of a limited plan injunction release.

4 THE COURT: Okay, now, if I lift the plan injunction
5 to allow them to proceed, there's going to -- a clock is going
6 to start ticking from their standpoint within which they have
7 to perfect their appeal.

8 MS. TAVENNER: Yes.

9 THE COURT: Are they aware of that?

10 MS. TAVENNER: Yes, Your Honor.

11 THE COURT: Okay.

12 MS. TAVENNER: And reports have been filed throughout
13 this case with regard to status and they are aware. We'll make
14 sure that they know when the order is entered.

15 THE COURT: Okay. Have you submitted an order?

16 MS. TAVENNER: We have not submitted it yet but we
17 are prepared -- we have one prepared and we will BOPS it.

18 THE COURT: Okay. And the order that you're going to
19 -- form of order will say that the clerk should send a copy of
20 the order to them, as well.

21 MS. TAVENNER: We will make sure that it does say
22 that, Your Honor.

23 THE COURT: Thank you very much.

24 MS. TAVENNER: Sure.

25 THE COURT: I just want to make sure that they're --

1 actually get a copy in addition to our ECF type of --

2 MS. TAVENNER: Okay, all right. Sure. And I'm not
3 certain in this instance, Your Honor, that the clerk would be
4 sending it. It might be -- the trustee through the trust's
5 agent might be sending it. But I will ensure --

6 THE COURT: Oh, I see.

7 MS. TAVENNER: -- that the appropriate order is
8 provided to Unical.

9 THE COURT: Thank you.

10 MS. TAVENNER: All right.

11 THE COURT: That's all I want to do and that way if
12 they miss a date, they've gotten notice on top of notice.

13 MS. TAVENNER: All right. We will make sure, Your
14 Honor.

15 The next matter, Item 3, is the motion of the trustee
16 concerning General Unsecured Claim Number 3634. It relates to
17 the motion to disallow claim of Brad C. King. Your Honor, this
18 is a motion that -- Mr. King's claim, actually, is a personal
19 injury claim that comes under the ADR procedures that Your
20 Honor had approved earlier in this case.

21 Despite numerous efforts as identified and gone
22 through in detail in the motion and in the affidavit of Mr.
23 Martin Krolewski, the claimant has just failed to participate.
24 As a result, Your Honor, we would ask that at this point you
25 enter an order disallowing with prejudice General Unsecured

1 Claim Number 3634 in that the claimant has completely failed to
2 follow the procedures.

3 THE COURT: All right. I've reviewed the affidavit,
4 as well as the motion, and am satisfied that the relief
5 requested is merited. So the Court's going to grant that
6 motion and I'll look for your order.

7 MS. TAVENNER: Thank you, Your Honor. We have a
8 similar motion on Item -- Docket Number 5, related to General
9 Unsecured Claim Number 9295.

10 Similarly, Your Honor, this relates to the claim of
11 Mark Stewart. And Mr. Stewart has failed to adequately
12 participate in the ADR process. And, based upon the
13 declaration of Mr. Martin Krolewski attached to the motion, we
14 would similarly request that at this point the claim be denied
15 with prejudice.

16 THE COURT: All right. The Court has reviewed this
17 one, as well, and is satisfied for the reasons that I just
18 stated that the motion is proper. The Court will grant that
19 motion and look for your order.

20 MS. TAVENNER: Thank you, Your Honor. We will tender
21 orders with respect to both of those motions.

22 THE COURT: Thank you.

23 MS. TAVENNER: Your Honor, that brings us to the
24 portion of the docket that relates to the various claims
25 objections and I will turn the podium over to Ms. Beran.

1 THE COURT: Okay, who continues to draw the short
2 straw, I see.

3 MS. TAVENNER: Yes.

4 MS. BERAN: Good afternoon, Your Honor.

5 THE COURT: Good afternoon.

6 MS. BERAN: For the record, Paula Beran. Your Honor,
7 starting at Page 3 on the agenda with Item Number 5, Items
8 Number 5 through 10 address the omnibus objections that were
9 actually filed by the debtor to various claims. And the
10 pending claims are found on Exhibit A to the agenda that has
11 been filed.

12 In connection with that, Your Honor, you will note
13 that many -- several of these claims have now been addressed in
14 the -- since we've last been before you on claims. Items 5
15 through 10 as indicated on Exhibit A, several have been
16 resolved and/or otherwise addressed, so they may be removed
17 from the Court's docket.

18 For the one remaining one in connection with Item
19 Number 5, Your Honor, we would respectfully request that that
20 one be continued until the April 23rd omni.

21 THE COURT: All right. That matter will be
22 continued.

23 MS. BERAN: Your Honor, that allows us to turn to
24 Page 8. In connection with Item Number 6, as indicated on
25 Exhibit A, in consultation with the claimants, two of those

1 claims have been withdrawn. Your Honor just indicated that you
2 would enter an order disallowing the one claim. We'd
3 respectfully request as to the remaining claims as identified
4 on Exhibit A that they be continued until the April 23rd
5 hearing.

6 THE COURT: They'll be continued.

7 MS. BERAN: Thank you, Your Honor. That allows us to
8 turn to Page 13, Item Number 7. We'd respectfully request that
9 those claims as identified on Exhibit A be continued until
10 April 23rd.

11 THE COURT: They'll be continued.

12 MS. BERAN: Thank you. That allows us to turn to
13 Page 20. Your Honor, as indicated on Exhibit A, there remains
14 one claim subject to debtor's sixtieth omnibus objection. In
15 connection with that one claim, Your Honor just did just
16 indicate that you would enter an order disallowing that claim,
17 pursuant to the motion that was filed. Based on the same, Your
18 Honor, that would completely resolve the debtor's sixtieth
19 omnibus objection and that entire omni objection could be
20 closed out.

21 THE COURT: All right. Excellent.

22 MS. BERAN: Thank you, Your Honor. That allows us to
23 turn to Page 25. There remains one claim subject to debtor's
24 seventy-sixth omnibus objection. We'd respectfully request
25 that that be continued until April 23rd.

1 THE COURT: That'll be continued.

2 MS. BERAN: Thank you, Your Honor. Turning to Page
3 28. As indicated on Exhibit A, Your Honor, one of those
4 matters have been settled. As to the remaining couple, we'd
5 respectfully request that, as identified on Exhibit A, that
6 they be continued until the April 23rd omni.

7 THE COURT: All right.

8 MS. BERAN: Thank you, Your Honor.

9 THE COURT: We don't have many of the debtor's
10 objections left, do we?

11 MS. BERAN: Correct, Your Honor. We are closing
12 those out.

13 THE COURT: That's excellent.

14 MS. BERAN: And the focus in the last 60 days has
15 been to try and resolve and work very diligently in connection
16 with the personal injury there -- albeit -- not albeit --
17 therein lies the motions to disallow the claims and to work
18 through all of those.

19 Your Honor, in connection with Items Number 11
20 through 15, they are what we've commonly referred to the stand-
21 alone tax objections. On all of those, we'd respectfully
22 request that they be continued until the April 23rd omni.

23 THE COURT: They'll be continued.

24 MS. BERAN: Thank you, Your Honor. That allows us to
25 turn to Page 52.

1 THE COURT: Are we making progress with regard to
2 those stand-alone tax claims?

3 MS. BERAN: Your Honor, there is still continued
4 discussions between the actual taxing entities and Mr. Jeff
5 McDonald. I think Your Honor has met him several times --

6 THE COURT: I've met --

7 MS. BERAN: -- of the actual trust. He is the person
8 who is in charge of working through all these tax claims. In
9 fair candor, I haven't spoken with Mr. McDonald in couple of
10 weeks on tax claims. I know Ms. Tavenner has, in connection
11 with some federal ones, and he continues to make progress. I
12 just don't know the extent of the progress, in fair candor to
13 Your Honor.

14 THE COURT: Okay. That's fine.

15 MS. BERAN: Ms. Bradshaw indicates that I have
16 accurately represented the state to Your Honor, so --

17 THE COURT: Nobody's spoken to him?

18 (Laughter)

19 MS. BERAN: Ms. Bradshaw sees him on a daily basis.

20 THE COURT: I'm confident she does. All right.

21 MS. BERAN: Your Honor, as it relates to Items Number
22 16 and 17, they then turn to the trust's -- liquidating trust's
23 omnibus objections. For those two items, Your Honor, we'd
24 respectfully request that the claims identified on Exhibit B be
25 continued until the April 23rd omni.

1 THE COURT: They'll be continued.

2 MS. BERAN: Thank you, Your Honor. That allows us
3 then to turn to Page 81, liquidating trust's third omnibus
4 objection. As it relates to Items Number 18 and 19, certain of
5 those claims as identified on Exhibit B have been resolved.
6 We'd respectfully request that the remaining ones as identified
7 on Exhibit B be continued until April 23rd.

8 THE COURT: They'll be continued.

9 MS. BERAN: Thank you, Your Honor. That allows us to
10 turn to Page 109. Excuse me, Your Honor. For Items 20 through
11 22 on the agenda, we'd respectfully request that the items
12 identified on Exhibit B be continued until April 23rd.

13 THE COURT: And that was the fifth and sixth omni.

14 MS. BERAN: Yes.

15 THE COURT: Okay, they'll be continued.

16 MS. BERAN: Thank you, Your Honor. That allows us to
17 turn to Page 146, Item Number 23, Your Honor, specifically the
18 liquidating trust's eighth omnibus objection, as well as then
19 Item 24. As indicated on Exhibit B, several of those claims
20 have been resolved and may be removed from the Court's docket.
21 For the remaining ones identified on Exhibit B, we'd
22 respectfully request that they be continued until the April
23 23rd omni.

24 THE COURT: They'll be adjourned.

25 MS. BERAN: Thank you, Your Honor. Allows us to turn

1 to Page 173, Items 25 through 28. We'd respectfully request
2 that the items identified on Exhibit B be continued until April
3 23rd.

4 THE COURT: And that's 13 and 14. Okay, they'll be
5 continued.

6 MS. BERAN: Thank you, Your Honor. That allows us to
7 turn to Page 225. Your Honor -- and this is the liquidating
8 trust's eighteenth omnibus objection.

9 Your Honor may recall that the last time we stood
10 before Your Honor in connection with claim objections, we
11 indicated that there were certain resolutions to Broward
12 County's claims and that we were waiting on authorization or
13 approval in connection with proposed language on an order.
14 And, unfortunately, given the nature of it being a -- it's a
15 county and requisite approvals and authorities from a
16 regulatory standpoint, we never got approval on that, so we
17 asked Your Honor if Your Honor would entertain entering the
18 form of order.

19 At Your Honor's suggestion, we set this down for
20 hearing today. We filed a notice saying that we were going to
21 ask for it to be entered -- this form of order to be entered.
22 To date, we have received no response. We would --

23 THE COURT: Does any party wish to be heard on behalf
24 of Broward County?

25 (No audible response)

1 THE COURT: All right. The Court will enter the
2 order then with regard to Broward County. There are actually
3 two claims, right, 15025 and 15024?

4 MS. BERAN: Correct, Your Honor.

5 THE COURT: And the order takes care of both of
6 those.

7 MS. BERAN: Correct, Your Honor. Now, there is one
8 caveat. Now, while we did not receive any type of response
9 from Broward County, we actually did receive a response -- a
10 question or a concern from counsel who represents Monterey
11 County Tax Collectors, as well as Los Angeles County, who got a
12 copy of this proposed order and there was a concern raised and
13 discussions transpired between Mr. Jeff Knopke who is another
14 one of the trust's representatives I don't believe that you
15 have met yet. He is also working on some of these tax claims.

16 That counsel and Mr. Knopke and myself have
17 corresponded and it is apparent that inadvertently some way
18 through this that while the Los Angeles City Attorneys Office
19 claim has been maintained and continued, somehow inadvertently
20 from our agenda Los Angeles County has inadvertently been
21 dropped off. And, therefore, we will be adding Los Angeles
22 County Treasurer and Tax Collectors claims back on to this
23 exhibit. And we will be continuing -- on Exhibit 1 of the
24 proposed order we will be also adding Los Angeles County
25 Treasurer and Tax Collector.

1 THE COURT: Okay, because we've got Los Angeles City
2 but that's different, you're saying, from Los Angeles County.

3 MS. BERAN: Correct, Your Honor. I did learn this
4 through the process. The Los Angeles County Treasurer and Tax
5 Collector has Claims 579 and 11862. Los Angeles City Attorneys
6 Office has Claim 14738.

7 THE COURT: Okay, because the claim is listed here.
8 It's just the wrong entity.

9 MS. BERAN: Correct, Your Honor. They lumped the
10 claims onto Los Angeles City instead of breaking it out between
11 county and city.

12 THE COURT: I see that. Okay. Very good.

13 MS. BERAN: Okay? Thank you, Your Honor.

14 THE COURT: All right. So we're just going to break
15 those into two separate -- so we have different entities now
16 that are responsible for those three claims.

17 MS. BERAN: Correct, Your Honor.

18 THE COURT: All right.

19 MS. BERAN: And we will add to Exhibit B, as well --

20 THE COURT: All right.

21 MS. BERAN: -- breaking it out, adding or separating
22 it in Exhibit B, as well, not just on the Exhibit 1 to the
23 proposed order but also to Exhibit B so then that going forward
24 they will be back on the agenda.

25 THE COURT: All right, very good. Thank you.

1 MS. BERAN: Thank you, Your Honor. Your Honor, with
2 those two matters being addressed, we would respectfully
3 request that --

4 THE COURT: Oh, I'm sorry. Now, Monterey County, you
5 were saying that you had conversation with them, too. What's
6 going on? Are they included in the order?

7 MS. BERAN: It's the same counsel for Monterey as for
8 Los Angeles County. She got a copy of this because of Monterey
9 and was concerned that Los Angeles County wasn't on there.

10 THE COURT: All right. Now, I understand. Okay,
11 thank you very much. I'm sorry I'm being a bit obtuse today.
12 All right.

13 MS. BERAN: Your Honor, that then allows us to --
14 allows me to respectfully request that the remaining items on
15 Exhibit B under the omnibus -- liquidating trust's Omnibus
16 Objection 18 be continued until the April 23rd omni hearing.

17 THE COURT: It'll be continued.

18 MS. BERAN: Thank you, Your Honor. Your Honor, that
19 allows us to turn to Page 236, Number 30, the liquidating
20 trust's twentieth omnibus objection. Your Honor, in connection
21 with that, we'd respectfully request that the items identified
22 on Exhibit B be continued until the April 23rd hearing.

23 THE COURT: They'll be continued.

24 MS. BERAN: Thank you, Your Honor. Turning to Page
25 251, Item Number 31, the liquidating trust's twenty-first

1 omnibus objection, as identified on Exhibit B, certain of those
2 claims have been resolved. We'd respectfully request that the
3 remaining ones be continued until April 23rd.

4 THE COURT: They'll be continued.

5 MS. BERAN: Thank you, Your Honor. Turning to Page
6 264, Item 32, starting with the liquidating trust's twenty-
7 third omnibus objection, to Item 36, we'd respectfully request
8 that the items or claims identified on Exhibit B be continued
9 until the April 23rd omni.

10 THE COURT: All right. All of those matters will be
11 continued to the 23rd.

12 MS. BERAN: Thank you, Your Honor. Turning then to
13 Page 319, Item Number 38, the liquidating trust's twenty-eighth
14 omnibus objection, as indicated on Exhibit B, certain of those
15 claims have been resolved. The remaining ones identified on
16 Exhibit B, we'd respectfully request that they be continued
17 until the April 23rd hearing.

18 THE COURT: They'll be continued to April 23.

19 MS. BERAN: Thank you, Your Honor. Turning to Page
20 331, we'd respectfully request that Item Number 38, the
21 liquidating trust's twenty-ninth omnibus objection, the claims
22 identified on Exhibit B we'd respectfully request that the
23 omnibus objection be continued until the April 23rd hearing.

24 THE COURT: All right. Those matters will be
25 continued to April 23.

1 MS. BERAN: Your Honor, that allows us then to turn
2 to Page 341, Item Number 39, the liquidating trust's thirtieth
3 omnibus objection. As indicated on Exhibit B, certain of those
4 claims have been resolved. We'd respectfully request that the
5 remaining items identified on Exhibit B be continued until the
6 April 23rd hearing.

7 THE COURT: They'll be continued.

8 MS. BERAN: Thank you, Your Honor. Turning to Page
9 350, Item Numbers 40 through 42, we'd respectfully request that
10 the items identified on Exhibit B for those omnibus objections
11 be continued until the April 23rd omni.

12 THE COURT: They'll be continued.

13 MS. BERAN: Thank you, Your Honor. That allows us to
14 turn to Page 378, Item Number 43, the liquidating trust's
15 thirty-ninth omnibus objection. As indicated on Exhibit B,
16 certain of those claims have been resolved. We'd respectfully
17 request that the remaining ones on Exhibit B be continued until
18 the April 23rd omni.

19 THE COURT: They'll be continued.

20 MS. BERAN: Thank you, Your Honor. Turning to Page
21 388, Item Number 44, the liquidating trust's fortieth omnibus
22 objection, we'd respectfully request that the items identified
23 on Exhibit B be continued until the April 23rd omni.

24 THE COURT: And they'll be continued.

25 MS. BERAN: Thank you, Your Honor. Turning to Page

1 399. Your Honor, for Items Number 45 through 47, inadvertently
2 the status on all of those does not indicate that we've
3 resolved certain of those claims. However, the status column
4 on Exhibit B indicates which items have been. I apologize for
5 that, Your Honor. That is 100 per cent Paula Beran's error.
6 But, based on that, Your Honor, we would respectfully submit
7 for Items 45 through 47 that the claims that have been resolved
8 as identified on Exhibit B are resolved and they may be removed
9 from the Court's docket. As it relates to the remaining ones,
10 as indicated on the agenda correctly, we'd respectfully request
11 that they be continued until the April 23rd omni.

12 THE COURT: Very good, Ms. Beran. You don't need to
13 fall on your sword on that one. It's always welcome to have
14 claims resolved and I can see which ones you're referring to on
15 Exhibit B.

16 MS. BERAN: Thank you, Your Honor. Your Honor, that
17 brings us to Item Number 48. As indicated on Exhibit B and
18 rightfully noted on the agenda --

19 THE COURT: Finally.

20 (Laughter)

21 MS. BERAN: -- certain of those claim objections have
22 been -- well, claims subject to that claim objection have been
23 resolved and may be removed from the Court's docket. As to the
24 other remaining items, we'd respectfully request that they be
25 continued until the April 23rd omni.

1 THE COURT: And they'll be continued.

2 MS. BERAN: Thank you, Your Honor. That allows us to
3 turn to Page 440, Items Number 49 through 57, Your Honor. We'd
4 respectfully request that they, as identified on Exhibit B, be
5 continued until the April 23rd omni.

6 THE COURT: All of those items will be continued to
7 the 23rd.

8 MS. BERAN: Thank you, Your Honor. Turning then to
9 Page 498, Item Number 58, the liquidating trust's sixty-fourth
10 omnibus objection. As indicated on Exhibit B, certain of those
11 claims have been resolved and may be removed from the Court's
12 docket. As indicated on Exhibit B, the remaining items, we'd
13 respectfully request that they be continued until the April
14 23rd omnibus hearing date.

15 THE COURT: The remaining items will be continued.

16 MS. BERAN: And, Your Honor, that concludes the items
17 on today's agenda. To the extent Your Honor has any questions,
18 Ms. Tavenner, Ms. Bradshaw and I are happy to try and entertain
19 them.

20 THE COURT: All right. Is there any other business
21 we need to take up today?

22 MS. BERAN: None that we're aware of, standing before
23 Your Honor today.

24 THE COURT: All right. I note your daughter's
25 notoriety in the paper of late and I congratulate mom on that

1 heroic feat.

2 MS. BERAN: Thank you, Your Honor. I am a very proud
3 mother. That is a topic I would talk to you for hours about.
4 But thank you, Your Honor.

5 THE COURT: Well deserved. Please extend to her my
6 congratulations, as well.

7 MS. BERAN: Thank you, Your Honor.

8 COURTROOM DEPUTY: All rise. The court is now
9 adjourned.

10 * * * * *

11 C E R T I F I C A T I O N

12 I, STEPHANIE SCHMITTER, court approved transcriber,
13 certify that the foregoing is a correct transcript from the
14 official electronic sound recording of the proceedings in the
15 above-entitled matter, and to the best of my ability.

16

17 /s/ Stephanie Schmitter

18 STEPHANIE SCHMITTER

19 J&J COURT TRANSCRIBERS, INC.

DATE: March 6, 2014

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